EXHIBIT E

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PPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,737	C	9/18/2003	Chester L. Smitherman	127976-1000	5612
40184	7590	12/07/2004		EXAM	INER
JENNIFER	S. SICK	LER	ZANELLI, MICHAEL J		
1000 LOUIS	SIANA				
SUITE 3400)		ART UNIT	PAPER NUMBER	
HOUSTON	TX 770	02	3661		

DATE MAILED: 12/07/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Case 6:21-cv-00318-ADA	Docu	ment 30-5 Filed 01/12/2	Page 3 of 8 \setminus				
			Application No.	Applicant(s)				
Office Action Summary			10/664,737	SMITHERMAN ET AL.				
			Examiner	Art Unit				
·			Michael J. Zanelli	3661				
Period fo	The MAILING DATE of this communica r Reply	tion appe	ars on the cover sheet with th	e correspondence address				
THE I - Exter after - If the - If NO - Failur Any r	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA sisons of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) deperiod for reply is specified above, the maximum statutor to reply within the set or extended period for reply will, eply received by the Office later than three months after ad patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136 ation. ays, a reply ory period will by statute, or	6(a). In no event, however, may a reply be within the statutory minimum of thirty (30) I apply and will expire SIX (6) MONTHS fr cause the application to become ABANDO	e timely filed days will be considered timely. om the mailing date of this communication. NED (35 U.S.C. § 133).				
Status								
1)🖂	Responsive to communication(s) filed of	n <u>18 Se</u>	otember 2003.					
2a) <u></u> □	This action is FINAL . 2b)	🛚 This a	action is non-final.					
3)	Since this application is in condition for	allowan	ce except for formal matters,	prosecution as to the merits is				
·	closed in accordance with the practice	under <i>Ex</i>	parte Quayle, 1935 C.D. 11,	453 O.G. 213.				
Dispositi	on of Claims							
4)🛛	Claim(s) 1-20 is/are pending in the app	lication.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)[is) Claim(s) is/are allowed.							
6)⊠	☑ Claim(s) <u>1-20</u> is/are rejected.							
·	Claim(s) is/are objected to.			• •				
8)[Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers							
9) 🗌 .	The specification is objected to by the E	xaminer						
10)⊠ The drawing(s) filed on <u>18 September 2003</u> is/are: a) accepted or b)⊠ objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)	The oath or declaration is objected to by	the Exa	miner. Note the attached Offi	ce Action or form PTO-152.				
Priority u	nder 35 U.S.C. § 119							
• —	Acknowledgment is made of a claim for All b) Some * c) None of:	foreign p	oriority under 35 U.S.C. § 119	(a)-(d) or (f).				
	1. Certified copies of the priority do	cuments	have been received.					
	2. Certified copies of the priority do	cuments	have been received in Applic	ation No				
	3. Copies of the certified copies of t	•	•	ived in this National Stage				
	application from the International		` ''					
* S	ee the attached detailed Office action for	or a list o	f the certified copies not rece	ved.				
Attaches	V4N							
Attachment	t(s) e of References Cited (PTO-892)		4) Interview Summa	Prv (PTO-413)				
	e of References Cited (F10-692) e of Draftsperson's Patent Drawing Review (PT0-	948)	Paper No(s)/Mail	Date				
3) Inform	nation Disclosure Statement(s) (PTO-1449 or PTG		5) Notice of Informa 6) Other:	al Patent Application (PTO-152)				
Pape	r No(s)/Mail Date		0, [_] Ouler					

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DETAILED ACTION

1. The application filed 9/18/03 has been examined. Claims 1-20 are pending.

2. The lengthy specification has not been checked to the extent necessary to determine the

presence of all possible minor errors. Applicant's cooperation is requested in correcting any

errors of which applicant may become aware in the specification.

3. The drawings are objected to because in Fig. 1 an arrow is pointing to the block labeled

"main computer console", but does not have a number associated with it.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to

the Office action to avoid abandonment of the application. Any amended replacement drawing

sheet should include all of the figures appearing on the immediate prior version of the sheet,

even if only one figure is being amended. The figure or figure number of an amended drawing

should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate

figure must be removed from the replacement sheet, and where necessary, the remaining

figures must be renumbered and appropriate changes made to the brief description of the

several views of the drawings for consistency. Additional replacement sheets may be necessary

to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled

"Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any

portion of the drawing figures. If the changes are not accepted by the examiner, the applicant

will be notified and informed of any required corrective action in the next Office action. The

objection to the drawings will not be held in abeyance.

4. Claim 4 is objected to because of the following informalities:

A. As per claim 4, delete extraneous "wherein 2".

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5. Claims 2-4, 6, 7 and 15-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

- A. As per claim 2, the claim is unclear as to whether the "second focal axis" recited is the same or different than the one recited in claim 1. It appears that claim 2 should recite --a third focal axis-- (see similar claim 13).
- B. As per claim 4, "the first common plane" lacks antecedence.
- C. As per claim 6, "the first common plane" lacks antecedence. Note line 2 does not specify that the plane is common.
- D. As per claim 15, at line 18 the claim is unclear as to which array is being referred to (see lines 7, 11 and 14).
- E. As per claim 16, see comments above regarding claim 2.
- F. All claims depending from a rejected base claim are also rejected as containing the same deficiencies.
- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any

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evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

- Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Garrot, Jr. 7. et al. (5,878,356) in view of Pack et al. (US 2002/0060784) and Hofmann (4,689,748).
 - Α. As per claims 1, 8 and 15, Garrot discloses a system for mapping a surface (Abs; Fig. 1) comprising: a GPS antenna/receiver (19,20) for receiving global positioning signals from GPS satellites (i.e., transmitters); attitude measurement unit (26); imaging array (12); and a computer (30) connected to the above devices to correlate obtained images of the surface with position/measurement parameters (col. 5, line 66 to col. 6, line 12). Garrot further discloses that each pixel comprising the obtained image is georeferenced by absolute coordinates (col. 12, lines 6-11). The claimed invention differs in that an elevation measurement unit is included; however, Garrot suggests that one can supplement the image data with digital elevation data (see col. 11, lines 51-54). One of ordinary skill in the art would have found it obvious to utilize known means in the surface imaging art to provide the elevation data. For example, Pack discloses a topography system which provides both surface images and elevation data and uses that information with position and orientation information to generate surface images (Abs). One of ordinary skill in the art would have found it obvious to incorporate the elevation measurement unit of Pack because it would have provided the elevation data at the same time as the images were obtained, thus

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eliminating the need to access a separate elevation database during post-production. The claims further differ in the structure of the imaging array. Garrot discloses a preferred embodiment which includes an infrared imager; however, Garrot suggests that other types of imaging devices may alternatively be used (col. 6, lines 21-24). One of ordinary skill in the art of surface imaging would have been motivated to utilize other known imaging devices. For example, Hofmann discloses an optical imaging device used in generating surface images. As shown in Fig. 1a, the device (10) constructed for installment in an aircraft would have necessarily included a housing for containing a plurality of image sensors (A-C) and an aperture (D) through which the focal axes intersect as shown (see also col. 3, lines 28-33). One of ordinary skill in the art would have found it obvious to alternatively utilize the imaging device taught by Pack because Garrot suggests that various types of imaging devices may be used in his system.

- B. As per claims 2-7, 13, 14 and 16-20 as above whereby the teachings of Hofmann illustrate the basic optical relationships between the imaging devices and their focal axes relative to the aperture. One of ordinary skill in the optical imaging art would have found it obvious that the teachings of Hofmann could be extrapolated to incorporate additional imaging sensors and focal axes whereby the orientation of the imaging sensors and focal axes would have defined the corresponding imaging plane(s).
- C. As per claims 9, 10, and 12, as above whereby Garrot discloses using GPS information from satellites as well as ground-based stations (col. 7, lines 24-35) and that attitude measurements are provide by a gyroscope (Fig. 1:26).

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As per claim 11, as above whereby Pack provides the elevation data from a D.

LIDAR (Abs).

The prior art made of record and not relied upon is considered pertinent to applicant's 8.

disclosure. The cited documents are of general interest.

Any inquiry concerning this communication or earlier communications from the 9.

examiner should be directed to Michael J. Zanelli whose telephone number is (703) 305-9756.

The examiner can normally be reached on Monday-Thursday 5:30 AM - 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Thomas G. Black can be reached on (703) 305-8233. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published

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Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-

free).

/mjz

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PRIMARY EXAMINER